

IN THE UNITED STATES DISTRICT COURT FOR
THE MIDDLE DISTRICT OF ALABAMA

2016 DEC 12 P 21

Daniel B. Clark #194417

Full name and prison number
of plaintiff(s)

v.

Anggie Baggot, Gloria Crosby,

N. McMullin, E. Wolfork, Ms. P. Jones, Ms.

Cassandra Lee, Cristy Vincent Sgt Frutral, Ms. Shepard,

Lt. Roseman (additional names)
will be added Bibb C.F. Hear of Classification
and her newest assistantName of person(s) who violated
your constitutional rights.
(List the names of all the
persons.)

I. PREVIOUS LAWSUITS

A. Have you begun other lawsuits in state or federal court
dealing with the same or similar facts involved in this
action? YES () NO (x)B. Have you begun other lawsuits in state or federal court
relating to your imprisonment? YES (x) NO ()C. If your answer to A or B is yes, describe each lawsuit
in the space below. (If there is more than one lawsuit,
describe the additional lawsuits on another piece of
paper, using the same outline.)

1. Parties to this previous lawsuit:

Plaintiff(s) Daniel B. Clark

Defendant(s) Warden Noe, Sgt Howard, C.O. Johnson

C.O. XXX Odell, Rice

2. Court (if federal court, name the district; if
state court, name the county)

Northern District for Alabama

1. Parties to this previous lawsuit:
Plaintiff: daniel B. Clark #194417

Defendant(s): Dr. Herring, Ms. Copeland, Ms. Likely, Ms. Dejarnett, Warden Crow, Warden Daniels, Lt Sewell, C.O. parks, C.O. Hill, Sgt. Calvin, C.O. winegrove

3. Docket #: 2:16 CV-403-WHA

4. Name of Judge: Not yet identified

5. still pending

6. June 1st 2016

7. N/A

Additional Defendants:

7. Sgt. Futral - 301 South Ripley Street, Motgomery, Al 36130

8. LT. SHEPARD - same for the above 301 South Ripley

9. Lt. Rosemann Bibb C.F. 565 Bibb Lane Brent, Al 35034

10. Ms. C. Lee - same for Bibb C.F.

11. I wish to leave room to gather the names of two more Defendants in this matter.

3. Docket number CV16-920-MHH-TMP4. Name of judge to whom case was assigned
Not yet5. Disposition (for example: Was the case dismissed?
Was it appealed? Is it still pending?)
Pending6. Approximate date of filing lawsuit June 2016
N/A

7. Approximate date of disposition

II. PLACE OF PRESENT CONFINEMENT Draper C.F.
2828 Ala HWY 143, Elmore, AL 36025

PLACE OF INSTITUTION WHERE INCIDENT OCCURRED

A.T.E.F. and BIBB Co.C.F.

III. NAME AND ADDRESS OF INDIVIDUAL(S) YOU ALLEGE VIOLATED YOUR CONSTITUTIONAL RIGHTS.

NAME Ms. Anggie Bagot ADDRESS 301 S. Ripley St. Motgomery, AL 36130

1. Ms. Gloria Crosby 3505/

2. E. Wolfork 102 Industrial Park Way, Columbiana, AL

3. N. McMullin 102 Industrial Parkway, Columbiana, AL 35051

4. Ms. P. Jones 102 ((SAM))

5. Christy Vincent 301 S. Ripley St Motgomery, AL 36130

6.

IV. THE DATE UPON WHICH SAID VIOLATION OCCURRED Jan 2015-July 2016

V. STATE BRIEFLY THE GROUNDS ON WHICH YOU BASE YOUR ALLEGATION THAT YOUR CONSTITUTIONAL RIGHTS ARE BEING VIOLATED:

GROUND ONE: Cruelly and unusually punished

STATE BRIEFLY THE FACTS WHICH SUPPORT THIS GROUND. (State as best you can the time, place and manner and person involved.)

I was sexually assualted by Ms.G.Crosby for over a 5 month period of time for which I reported what had happened and she was fired and the case is before the

Shelby County Grand Jury for indictment,she was aided in this by Ms.N.Mcmullin and Ms.P.Jones, and E.Wolfork

GROUND TWO: I was retaliated against

I reported this and Ms.Anggie Baggot and Bibb

SUPPORTING FACTS: Ms. Anggie Baggot took my custody for me reporting this and not finishing the program,yet I was being assualted sexually and once it was shown that it was true she

took my custody and made me unable to continue in the stauts of Min Comm

GROUND THREE: Chr failure to protect under the law

SUPPORTING FACTS: Christy Vincent failed to have a PREA Officer at A.T.E.F. that I could report it to,not the phone or the staff at A.T.E.F.and because of such I was futher Sexually assualted and then retaliated upon.

Ground four:Sgt.Frutral,LT.Shepard,Christy Vincent,

Anggie Baggot,(Bibb C.F. Head of Classification during that time) and showed an Dilebrate indiffrance to me being victimized and te treated me with complete disregards as the Victim and punished me and I have suffered allot of phsyical trama sent then from them taking my Work release custody.

VI. STATE BRIEFLY EXACTLY WHAT YOU WANT THE COURT TO DO FOR YOU.
MAKE NO LEGAL ARGUMENT. CITE NO CASES OR STATUTES.

I am seek seeking 1 million dollars compensatory damage from each individual and 2 million punitive damages(due to the sexual assualt from each individual complained against in their individual compacity, and for a PREA agent to be assigned to the A.T.E.F. program and any additional relief this Court deem just and fair.

Signature of plaintiff(s)

I declare under penalty of perjury that the foregoing is true and correct.

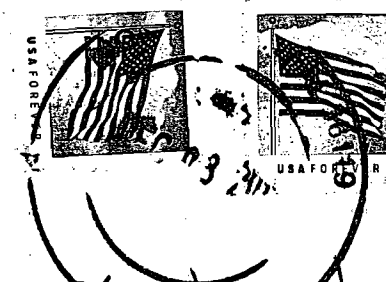
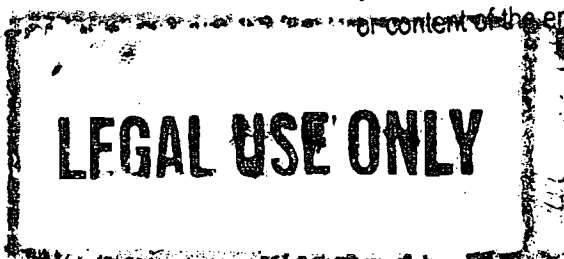
EXECUTED on

(Date)

Signature of plaintiff(s)

Daniel B. Clark #194417
Droper C.F. I-2-16A
2828 Ala Hwy 114/3
Elmore, AL 36025

This correspondence is forwarded from
an Alabama State Prison. The contents have
not been evaluated, and the Alabama Department
of Corrections is not responsible for the substance
or content of the enclosed communication.



U.S. District Court
Middle District of AL
One Church Street Suite B-110
Montgomery, AL 36104